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CENTRAL FAX CENTE

PTO/SB/65 (03-09)

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NOTE: If information or assistance is needed in compl (571) 272-3282.	leting this form, please contact Petitions Information at					
Patent Number: 5,623,778	Application Number: 08/492,935					
Issue Date: April 29, 1997	Filing Date: June 21, 1995					
CAUTION: Maintenance fee (and surcharge, if any) number (or reissue patent number, if a re U.S. application (or reissue application) le is/are associated with the correct patent.	issue) and (2) the application number of the actual eading to issuance of that patent to ensure the fee(s)					
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is a reissue of original Patent No.	original issue date					
original application number	original issue date					
original filing date						
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resulted from the entry into the U.S. under	35 U.S.C. 371 of international application					
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Date	Typed or printed name of person signing Certificate					
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[Page 1 of 4]

This collection of information is required by 37 CFR 1.378(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPYO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPYO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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1. SMALL ENTITY Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27 2. LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g) 3. MAINTENANCE FEE (37 CFR 1.20(e)-(g)) The appropriate maintenance fee must be submitted with this petition, unless it was paid earlier. **NOT Small Entity** Small Entity Fee (Code) Amount Amount Fee (Code) __ 3 ½ yr fee (1551)__ 3 ½ yr fee (2551)_____ 7 ½ yr fee (1552)____ 7 ½ yr fee (2552)11 1/2 yr fee (1553)11 1/2 yr fee MAINTENANCE FEE BEING SUBMITTED \$ SURCHARGE / The surcharge required by 37 CFR 1.20(i)(1) of \$ 700.00 (Fee Code 1557) must be paid as a condition of accepting unavoidably delayed payment of the maintenance fee. SURCHARGE FEE BEING SUBMITTED \$ 700.00 5. MANNER OF PAYMENT Enclosed is a check for the sum of \$ Please charge Deposit Account No. the sum of \$. Payment by credit card. Form PTO-2038 is attached. AUTHORIZATION TO CHARGE ANY FEE DEFICIENCY The Director is hereby authorized to charge any maintenance fee, surcharge or petition fee deficiency to Deposit Account No. ___

[Page 2 of 4]

PTO/SB/65 (03-09) Approved for use through 03/31/2012. QMB 0851-0016 U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. **OVERPAYMENT** As to any overpayment made, please Credit to Deposit Account No. OR X Send refund check WARNING: Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. SHOWING The enclosed statement will show that the delay in timely payment of the maintenance fee was unavoidable since reasonable care was taken to ensure that the maintenance fee would be paid timely and that this petition is being filed promptly after the patentee was notified of, or otherwise became aware of the expiration of the patent. The statement must enumerate the steps taken to ensure timely payment of the expiration of the patent. The statement must enumerate the superstanding of the expiration of the maintenance fee, the date and the manner in which the patentee became aware of the expiration of the are patent; and the steps taken to file the petition promptly. PETITIONER(S) REQUESTS THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND THE PATENT REINSTATE 07/14/2011 David Hallam - Owner of DHR Industries Inc Typed or printed name(s) Registration Number, if applicable 289 NW 68th Ave 352-861-8900 Address Telephone Number Ocala FL 34482 Address **ENCLOSURES:** Maintenance Fee Payment Statement why maintenance fee was not paid timely Surcharge under 37 CFR 1.20(i)(1) (fee for filing the maintenance fee petition) Other. Maintenance fee was already paid with check # 1486

[Page 3 of 4]

PAGE 8/12 * RCVD AT 7/14/2011 4:12:56 PM [Eastern Daylight Time] * SVR:W-PTOFAX-002/14 * DNIS:2738300 * CSID: * DURATION (mm-ss):05-15

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	David Hallam - Owner of DHR Industries Inc Type or printed name				Registration Number, if applica			
								
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Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

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Patent Assignment Abstract of Title

NOTE: Results display only for issued patents and published applications. For pending or abandoned applications please consult USPTO staff.

Total Assignments: 2

Patent #: 5623778

Issue Dt: 04/29/1997

Application #: 08492935

Filing Dt: 06/21/1995

Inventor: GARY D. DUNN

Title: WEATHERIZED POSTING BOARD ASSEMBLY

Assignment: 1

Reel/Frame: 008535/0140

Recorded: 05/27/1997

Pages: 5

Conveyance: ASSIGNMENT OF ASSIGNORS INTEREST (SEE DOCUMENT FOR DETAILS).

Assignor: DUNN, GARY D.

Exec Dt: 05/21/1997

Assignee: CHRIS DUNN & KAREN DUNN

4857 RIDGEMOOR CIR

PALM HARBOR, FLORIDA 34685

Correspondent: HERBERT W. LARSON

7381 114TH AVENUE NORTH, #406

LARGO, FL 33773

Assignment: 2

Reel/Frame: 025956/0493

Recorded: 03/14/2011

Pages: 6

Conveyance: ASSIGNMENT OF ASSIGNORS INTEREST (SEE DOCUMENT FOR DETAILS).

Assignor: DUNN, GARY D

Assignee: DHR INDUSTRIES INC.

289 NW 68TH AVE

OCALA, FLORIDA 34482

Correspondent: DAVIO HALLAM

289 NW 68TH AVE OCALA, FLORIDA 34482

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Web interface last modified: Apr 30, 2009 v.2.1

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Mark Levy HINMAN, HOWARD & KATTELL, LLP 80 Exchange Street P.O. Box 5250 BINGHAMTON NY 13901 Paper No. 9

MAILED
FEB 1 4 2011
OFFICE OF PETITIONS

In re Patent No. 5,623,778 Issue Date: April 29,1997 Application No. 08/492,935

Filed: June 21, 1995

Attorney Docket No. SIE-167

ON PETITION

This is a decision on the petition under 37 CFR 1.378(c), filed January 31, 2011, to accept the delayed payment of a maintenance fee for the above-identified patent.

This patent expired at midnight April 29, 2009, for failure to pay the 11½ year maintenance fee. Since this petition was submitted within twenty-four months after the six-month grace period provided in 37 CFR 1.362(e), the petition was timely filed under the provisions of 37 CFR 1.378(c).

The petition is DISMISSED.

If reconsideration of this decision is desired, a petition for reconsideration under 37 CFR 1.378(e) must be filed within TWO (2) MONTHS from the mail date of this decision. No extension of this two-month time limit can be granted under 37 CFR 1.136(a) or (b). This is **not** a final agency action within the meaning of 5 U.S.C. § 704.

Any petition for reconsideration of this decision must be accompanied by the petition fee of \$400 as set forth in 37 CFR 1.17(f). The petition for reconsideration must include the lacking item(s) noted below, since, after a decision on the petition for reconsideration, no further reconsideration or review of the matter will be undertaken by the Director.

Amfunces #: 571-272-3150.

10 revers petition after record of animeter foury \$400 + file 3.73B from.

A petition to accept the unintentionally delayed payment of a maintenance fee under 35 U.S.C. 41(c) and 37 CFR 1.378(c) must be accompanied by: (1) a statement that the delay was unintentional; (2) payment of the appropriate maintenance fee, unless previously submitted; (3) payment of the surcharge set forth in 37 CFR 1.20(i)(2). This petition lacks item (1) above.

The instant petition was not signed. Therefore, statement of delay is not acceptable. In this regard, petitioner's attention is directed to 37 CFR 1.33(b), which states.

- (b) Amendments and other papers. Amendments and other papers, except for written assertions pursuant to § 1.27(c)(2)(ii) of this part, filed in the application must be signed by:
- (1) A registered patent attorney or patent agent of record appointed in compliance with § 1.32(b);
- (2) A registered patent attorney or patent agent not of record who acts in a representative capacity under the provisions of § 1.34;
 - (3) An assignee as provided for under §3.71(b) of this chapter; or
- (4) All of the applicants (§ 1.41(b)) for patent, unless there is an assignee of the entire interest and such assignee has taken action in the application in accordance with § 3.71 of this chapter.

An unsigned amendment (or other paper) or one not properly signed by a person having authority to prosecute the application is not entered. This applies, for instance, where the amendment (or other paper) is signed by only one of two applicants and the one signing has not been given a power of attorney by the other applicant.

Therefore, as the petition is not signed by all the inventors and the record herein fails to disclose that petitioner herein (David Hallam) was ever given a power of attorney to act on behalf of inventor Gary D. Dunn, or that he is an assignee of the entire interest and has complied with the provisions of 37 CFR 3.73(b), the petition is considered to not contain a proper statement of unintentional delay.

The file does not indicate a change of address has been submitted, although the address given on the petition differs from the address of record. If appropriate, a change of address should be filed in accordance with MPEP 601.03. A courtesy copy of this decision is being mailed to the address given on the petition; however, the Office will mail all future correspondence solely to the address of record

Further correspondence with respect to this matter should be addressed as follows:

By Mail:

Mail Stop PETITION Commissioner for Patents Post Office Box 1450 Alexandria, VA 22313-1450